

That is astounding and horrible—250,000 people in addition to the estimated 60,000 people whose lives have been cut short due to bombings and violence.

If you are having trouble picturing 250,000 people, it is as if a fully loaded jumbo jet crashed every day for a year and then kept crashing, one per day, until late August.

If these dire circumstances don't change soon, that number could reach 10 million people by this time next year—10 million people. It is astounding. We should all feel a sense of urgency about the United States playing a positive, not a negative, role in stopping this.

I want to say again that 10 million people could die from a combination of famine, dehydration, and disease. That is like the entire populations of New York City and San Antonio being wiped off the map.

We simply cannot sit by and let this humanitarian disaster continue. I was pleased back in March when the Senate passed the bipartisan resolution to direct the U.S. Armed Forces be removed from hostilities in Yemen. I have supported this resolution since the very beginning, the first time it was on the floor. It has been gaining momentum, gaining more and more support from the Senate, and I am thankful that it finally got to the Senate.

Unfortunately, the administration chose to veto the resolution and allow the suffering to continue.

Taking action to end this suffering is more than just the right thing to do; it is our moral obligation as fellow human beings. That is why I am calling on all of the Members in the Chamber, all of the Members in the Senate to stand together to override the veto and end the U.S. support for this conflict. We need a clear strategy on how to take an active role in deescalating the conflict and addressing the accompanying humanitarian crisis.

We should be leading the international response—leading the international response and working with international partners to find a solution, not contributing to the problem.

We should be supporting peace talks that involve all parties, all of which are contributing to this horrible, horrible humanitarian crisis.

We know who not to blame for all of this—those scared and hungry 4-year-olds who have spent every day of their lives just trying to stay alive. Can you imagine how their parents are feeling about this situation that their children are in as well?

Ending this conflict and humanitarian crisis is where we should be focusing our policies and our political might.

I will be voting to override this Presidential veto, and I encourage every Member of the Chamber to join me—join us, together, in doing the right thing. It is time to do the right thing for those 4-year-olds, for all of the people in Yemen who just want to be able

to feed their families, send their children to school, have a safe home, and be able to carry on with their lives.

I yield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. McCONNELL. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate resume legislative session and be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

REMEMBERING DOMINIC DiFRISCO

Mr. DURBIN. Mr. President, in 1962, the airline Alitalia sent a young man named Dominic DiFrisco to Chicago to help with publicity for its inaugural flight between the city and Rome. What was a temporary assignment became a life decision for my friend Dominic. He found a home in Chicago and, in the decades following, became a champion for Chicago's Italian community.

On Sunday, he passed away at the age of 85 after a life of celebration, stories, and love. There are so many stories of Dominic helping people that they are too numerous to count here. If you grew up in Chicago, you knew Dominic.

For decades, Dominic was the most recognized and vocal supporter of Italian Americans. Dominic was born in 1933 in the Bronx of New York City to Leoluca and Antonina, immigrants from Sicily. He graduated from Fordham University in 1955 and began his career in public relations. His career was defined by building bridges between the public and private sectors.

His color commentary, with his vast knowledge of Chicago-Italian history, was a staple during the broadcast of Columbus Day parades. He helped make sure other ethnic groups and Jewish Holocaust victims had roles in the Chicago Columbus Day parade. He was a man of stories. He always had one for any situation, and Columbus Day will not be the same without him.

If you travel a few blocks north of Taylor Street's Little Italy in Chicago, you will find Our Lady of Pompeii, the oldest surviving Italian-American Catholic Church in Chicago. It has been an anchor to the community since 1910, but in 1993, the archdiocese announced

it would close Our Lady of Pompeii. That didn't sit well with the locals, especially Dominic. He joined the effort to resurrect the church, which continues to serve the community today. Our Lady of Pompeii calls him a founding father.

Dominic was president emeritus of the Joint Civic Committee of Italian Americans, and he created and hosted the annual Dante Awards. More than 40 journalists have won Dante Awards for their work answering Dante Alighieri's call to be "no timid friend to truth." Dominic was no timid friend to anyone he knew.

Dominic was a great friend. He was always helping people whether it was a smile, a kind word, or his latest recommendation for an Italian restaurant. His stories were legendary, but his whole life was an extraordinary story. A few years ago, Dominic accepted my invitation to attend a joint session of Congress featuring the Prime Minister of Italy. It is fair to say that many of those in the Capitol that day were as impressed with Dominic's passion for life, his stories, and his hopefulness for the U.S.-Italian relationship as the speech itself.

In a Chicago restaurant called Gene and Georgetti's, there is a table that was Dominic's. It was his court, and now, sadly, it is quiet. To his wife Carol and the DiFrisco family, Loretta and I send our sincere condolences.

CHOOSE MEDICARE ACT

Mrs. FEINSTEIN. Mr. President, I rise in support of the Choose Medicare Act, which would strengthen the Affordable Care Act and help reduce healthcare costs for all Americans.

This commonsense bill would create a public healthcare option based on Medicare that would increase choice and competition in the Affordable Care Act marketplaces, including California's state exchange, Covered California.

I would also allow the Secretary of Health Human Services to negotiate drug prices under Medicare, increase healthcare subsidies for middle-income Americans, and allow the federal government to block unreasonable health insurance rate increases.

The majority of Americans support expanding healthcare choices to achieve universal coverage and lower costs for everyone. However, too many Americans are still unable to afford a private plan that covers the care they need. The Choose Medicare Act would fix this by creating a public health insurance plan that would compete alongside private insurers in the individual and group insurance marketplaces.

Known as Medicare Part E, the public option health plan would offer comprehensive coverage and all of the benefits covered under traditional Medicare. Every doctor that accepts traditional Medicare would also be enrolled as a provider for the public health plan,

giving patients access to a large network of doctors across the country. It would also benefit employers. Around half of Californians receive their health insurance through their work. The Choose Medicare Act would give them more options, allowing large employers to choose a plan modeled on traditional Medicare for their workers. Just as they do now, employers would cover a portion of the cost of their employees' coverage.

Having access to this new public option would increase competition and choice in the employer market, and the public plan's negotiating power would help reduce health costs for employers, not just individuals. Moreover, our bill would ensure that people who receive their health coverage through the public option would be able to keep their health insurance when they change employers. Americans would no longer feel stuck in low-paying jobs because they are worried about losing their health insurance.

The Choose Medicare Act would also provide funding for a new reinsurance program to partially offset the high healthcare costs paid by insurers for the sickest individuals. This reinsurance program would improve insurer participation in the Affordable Care Act exchanges and lower premiums for everyone. It would also give States the option to use this funding to address high out-of-pocket costs, such as copayments, coinsurance, premiums, and deductibles.

I am proud to note that this bill includes rate review legislation I have previously introduced to help keep insurance premiums down. Rather than allowing American workers to suffer under excessive premium increases, our bill would give the Secretary of Health and Human Services the authority to review, modify, and reject unjustified premium increases in States where the insurance commissioner does not have that authority.

This review process has already been successful in States where it was implemented. Our bill would ensure that everyone, regardless of where they live, is protected from unreasonable premiums increases.

The rising cost of drug pricing is also a huge problem in our healthcare system. Our bill would give the Secretary of Health and Human Services the authority to negotiate lower drug prices with manufacturers, reducing the amount patients pay at the pharmacy.

After 1 year of negotiations, if the Secretary and drug manufacturers are unable to agree on a fair price, the Secretary will then be able to use the price that the Department of Veterans Affairs or other Federal agencies that purchase prescription drugs already use.

Finally, our bill would protect America's seniors enrolled in traditional Medicare from unlimited out-of-pocket costs by adding an annual out-of-pocket maximum for what they can pay. Seniors would no longer be burdened

with mounting medical costs because they are enrolled in Medicare instead of private insurance.

I want to thank Senator MERKLEY and Senator MURPHY for leading our efforts on this important legislation. I urge my colleagues to join us in supporting this much-needed, common-sense bill to strengthen the Affordable Care Act, give consumers more choices when picking their healthcare plan, and make healthcare more affordable for all.

JOINT COMMITTEE ON PRINTING RULES OF PROCEDURE

Mr. BLUNT. Mr. President, on April 30, 2019, the Joint Committee on Printing organized, elected a chair, a vice chair, and adopted committee rules for the 116th Congress. Members of the Joint Committee on Printing elected Representative ZOE LOFGREN as chair and Senator ROY BLUNT as vice chair.

Pursuant to rule XXVI, paragraph 2, of the Standing Rules of the Senate, I ask unanimous consent that a copy of the committee rules be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

JOINT COMMITTEE ON PRINTING—116TH CONGRESS

RULE I.—COMMITTEE RULES

(a) The rules of the Senate and House insofar as they are applicable, shall govern the Committee.

(b) The Committee's rules shall be published in the Congressional Record as soon as possible following the Committee's organizational meeting in each odd-numbered year.

(c) Where these rules require a vote of the members of the Committee, polling of members either in writing or by telephone shall not be permitted to substitute for a vote taken at a Committee meeting, unless the ranking minority member assents to waiver of this requirement.

(d) Proposals for amending Committee rules shall be sent to all members at least one week before final action is taken thereon, unless the amendment is made by unanimous consent.

RULE 2.—REGULAR COMMITTEE MEETINGS

(a) The regular meeting date of the Committee shall be the second Wednesday of every month when the House and Senate are in session. A regularly scheduled meeting need not be held if there is no business to be considered and after appropriate notification is made to the ranking minority member. Additional meetings may be called by the Chair, as the Chair may deem necessary or at the request of the majority of the members of the Committee.

(b) If the Chair of the Committee is not present at any meeting of the Committee, the Vice-Chair or Ranking Member of the majority party on the Committee who is present shall preside at the meeting.

RULE 3.—QUORUM

(a) Five members of the Committee shall constitute a quorum, which is required for the purpose of closing meetings, promulgating Committee orders or changing the rules of the Committee.

(b) Three members shall constitute a quorum for purposes of taking testimony and receiving evidence.

RULE 4.—PROXIES

(a) Written or telegraphic proxies of Committee members will be received and re-

corded on any vote taken by the Committee, except for the purpose of creating a quorum.

(b) Proxies will be allowed on any such votes for the purpose of recording a member's position on a question only when the absentee Committee member has been informed of the question and has affirmatively requested that the vote be recorded.

RULE 5.—OPEN AND CLOSED MEETINGS

(a) Each meeting for the transaction of business of the Committee shall be open to the public except when the Committee, in open session and with a quorum present, determines by roll call I vote that all or part of the remainder of the meeting on that day shall be closed to the public. No such vote shall be required to close a meeting that relates solely to internal budget or personnel matters.

(b) No person other than members of the Committee, and such congressional staff and other representatives as they may authorize, shall be present in any business session that has been closed to the public.

RULE 6.—ALTERNATING CHAIR AND VICE CHAIR BY CONGRESSES

(a) The Chair and Vice Chair of the Committee shall alternate between the House and the Senate by Congresses: The senior member of the minority party in the House of Congress opposite of that of the Chair shall be the Ranking Minority Member of the Committee.

(b) In the event the House and Senate are under different party control, the Chair and Vice-Chair shall represent the majority party in their respective Houses. When the Chair and Vice Chair represent different parties, the Vice Chair shall also fulfill the responsibilities of the Ranking Minority Member as prescribed by these rules.

RULE 7.—PARLIAMENTARY QUESTIONS

Questions as to the order of business and the procedures of the Committee shall in the first instance be decided by the Chair; subject always to an appeal to the Committee.

RULE 8.—HEARINGS: PUBLIC ANNOUNCEMENTS AND WITNESSES

(a) The Chair, in the case of hearings to be conducted by the Committee, shall make public announcement of the date, place and subject matter of any hearing to be conducted on any measure or matter at least one week before the commencement of that hearing unless the Committee determines that there is good cause to begin such hearing at an earlier date. In the latter event, the Chair shall make such public announcement at the earliest possible date. The staff director of the Committee shall promptly notify the Daily Digest of the Congressional Record as soon as possible after such public announcement is made.

(b) So far as practicable, all witnesses appearing before the Committee shall file advance written statements of their proposed testimony at least 48 hours in advance of their appearance and their oral testimony shall be limited to brief summaries. Limited insertions or additional germane material will be received for the record, subject to the approval of the Chair.

RULE 9.—OFFICIAL HEARING RECORD

(a) An accurate stenographic record shall be kept of all Committee proceedings and actions. Brief supplemental materials when required to clarify the transcript may be inserted in the record subject to the approval of the Chair.

(b) Each member of the Committee shall be provided with a copy of the hearing transcript for the purpose of correcting errors of transcription and grammar, and clarifying questions or remarks. If any other person is authorized by a Committee Member to make